

Goodnight, Lorna

From: Goodnight, Lorna
Sent: Wednesday, May 27, 2015 1:15 PM
To: Tom VanVranken
Cc: Tita LaGrimas
Subject: EPA - NEIC Additional Questions

Hi Tom,

Hope you had a nice Memorial Day weekend!

I would like to request some information from you as well. For each request provide 3 years (January 2012 – current) of data for each kiln.

- The user manual for the PID used in RCRA Subparts BB and CC monitoring (I believe it is a Photovac 2020 Pro Plus)
- Raw one minute data (not HRA) for the hazardous waste feed (gallons per minute) to each kiln, kiln pressure at the hood, baghouse pressure, and times when one or more baghouse is down
- Please explain how you are determining metals emission rates. The RCRA permit sets limits for maximum permitted emission rate per kiln lb/hr for: antimony, arsenic, barium, beryllium, cadmium, total chromium, copper, lead, mercury, nickel, selenium, silver, thallium, and zinc
- Feed stream data for BTU/hr/kiln of feed (except raw shale)
- Reports submitted if and when the automatic waste feed cutoff system has been activated more than 50 times in a calendar month operating period
- Records of monthly testing of the AWFCO parameters for both kilns
- Any documentation of maintenance or work performed based on the results of the LDAR monitoring performed by NEIC during the inspection (repair records for leaking equipment)
- Is Norlite's NYSDEC 373 Permit that expired in July of 2012 the most recent RCRA permit? If there is a more current version or discussion with the New York or EPA concerning operation under the expired permit, please provide them

I know this is a lot of information. Excel files would be most helpful for the monitoring information. If the records you have contain additional information, you can leave it in (to save you some time), and I can isolate the requested parameters.

I would like to have as much as you can provide as soon as possible. Please send information as it is available.

Let me know if you have any questions.

Kind Regards,

Lorna Goodnight
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